icant:

KREITZER, DAVID F.

BADSerial No.:

10/626,107

Ex: SMITH

Filed:

24 JULY 2003

Art Unit: 3723

For:

RECOILING STRIKING

DEVICE

Commissioner of Patents PO Box 1450 Alexandria VA 22313-1450 MAIL STOP Non-Fee Amendment

Sir:

Transmitted herewith is an amendment in the above identified application.

X Small entity status of this application has been established.

Design Application, no additional fee required.

X Utility application, fee calculated on table below.

The fee has been calculated as shown below:

	Claims Remaining After Amendment	Highest No Previously Paid For	Present Extra	Small Entity	Large Entity
TOTAL	17 -	20	0	X 9 = \$0	or X 18 = \$
INDEP	3 -	3	0	X 43 = \$0	or X 86 = \$
MULTIPLE DEPEND CLAIM PRESENTED				X145 = \$0	or X290 = \$
				TOTAL <u>\$0</u>	or TOTAL \$

<u></u>					
 Please charge the Deposit Account No in the amount of					
 The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No.					
 A duplicate copy of this transmittal sheet is enclosed.					
 A check in the amount of \$ is attached.					

Respectfully submitted,

Robert A. Parsons, Reg. No. 32,713

CN 29370

APR 0 6 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

pplicant: Kreitzer, David F.

Serial No.: 10/626,107

Ex: Smith, James

Filed:

24 July 2003

Art Unit: 3723

For:

RECOILING STRIKING DEVICE

AMENDMENT AND RESPONSE TO FIRST OFFICE ACTION

Mail Stop Non-Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Office Action mailed 3 December 2004 in the above identified patent application. A shortened statutory period for response was set for 3 months, up to and including 3 March 2005. A petition for a one month extension of time, to and including 3 April 2005, is included herewith.

Claims 1-19 are pending in the application.

Claims 1-8 are allowed.

Claims 9-14, and 16 stand rejected.

Claims 15 and 17-19 are objected to.

Reconsideration is respectfully requested in view of the following amendments and remarks.